

Reg. No. രജി. നമ്പർ KL/TV(N)/12/2006-2008

KERALA GAZETTE കേരള ഗസററ്

PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol. LII വാലും 52

Thiruvananthapuram, Tuesday തിരുവനന്തപുരം, ചൊവ 25th September 2007 2007 സെപ്റ്റംബർ 18 3rd Aswing 1929

3rd Aswina 1929

1929 ആശ്വിനം 3

No.

38

PART I

Notifications and Orders issued by the Government

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDER

G. O. (Rt.) No. 2133/2007/LBR.

Thirusananthapuram, 4th July 2007.

Read:—1. G. O. (Rt.) No. 828/05/LBR dated, 2-4-2005.

- Representation dated Nil from the General Secretary, Kerala Plantation Workers Union (CITU), Nelliyampathy, Palakkad.
- Letter No. 1 (5) 14945/06 dated, 4-6-2007 from the Labour Commissioner, Thiruvananthapuram.
- As per Government Order read as first paper above, the Industrial Dispute between the management of Manalaroo Estate and its workmen was referred for adjudication to the Industrial Tribunal, Palakkad. Therein the issue for reference was as follows:
- "Whether Govinda Raj No. 4270 is eligible for appointment as regular temporary? and the relief to which he is entitled to?"
- In the representation read as second paper above the General Secretary, Kerala Plantation Workers Union (CITU), Nelliyampathy, Palakkad

has requested Government to modify the terms of reference as shown below.

"Whether Govindaraj Worker No. KR/52/4270 is eligible for appointment as permanent worker?"

- 3. Government have examined the matter in consultation with the Labour Commissioner and are pleased to correct the terms of reference in the annexure to the Government Order read as first paper above as "Whether Shri Govindaraj, Worker No. KR/52/4270 is eligible for appointment as permanent worker? If not, what relief he is entitled to?"
- The Government order read as first paper above will stand modified to the above extend.

By order of the Governor, C. K. Viswanatsian, Secretary to Government.

ORDERS

(1)

G.O. (Rt.) No. 2207/2007/LBR.

Thirupananthapuram, 9th July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Arun, Proprietor, Shankar Gas Agencies, 28/468 L, Koyenco Gentre, Chevayoor, Kozhikode-673 017 (Arun, Abhilash, Kakkodi P. O., Kozhikode) and

the workmen of the above referred establishment represented by The Secretary, Commercial Employees Union (C. I. T. U.), Reg. No. 85/68, Palayam Road, Kozhikode-1 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ASSERTION

"Whether the denial of employment to Sri N. P. Subeesh, Driver, K. Sujesh, Delivery Boy and P. K. Govindan, Helper by the management of Sankar Gas Agencies, Chevayoor, Kozhikode is justifiable? If not, what relief they are entitled to.?"

(2)

G. O. (Rt.) No. 2260/2007/LBR.

Thirmomanthapuram, 12th July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri K. Vijaya Kumar, Sree Vighnesh, T. C. 11/3521, Museum Beits Compound, Nanthancode, Thiruvananthapuram, (2) Sri C. Muralendharan Nair, Proprietor, Saroja Cine House, Pazhakutty, Nedumangad Thiruvananthapuram and the workmen of the above referred establishment Sri C. Muraleedharan Nair, K. G. Nilayam, Kulathara, Mancha P. O., Nedumangad in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (!) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNIKURN

"Whether the denial of employment to Sri G. Muralecdharan Nair by the management of Saroja Gine House is justificate? If not, what are the benefits he is entitled to get?"

(3)

G. O. (Rt.) No. 2261/2007/LBR.

Thirusananthapuram, 12th July 12007.

Whereas, the Government are of opinion that an industrial dispute exists between Tac Manager, Munnar Workshops & Engineering Department, K. D. H. P. Company (Pvt.) Limited, Munnar P. O., Idukki District and the workman of the

above referred establishment represented by the General Secretary, Devikulam Estate Workers Union (AITUC), Munnar P. O., Idukki District in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Idukid. The Industrial Tribunal will pass the award within a period of three months.

ANDRESTRE

"Whether the dismistal from service of Sri Sekhar, P. F. No. 1775, Town Department by the Management of K.D.H.P. Company (P) Ltd. is justifiable or not? If not, what are the reliefs entitled to him?"

(4)

G.O. (Rt.) No. 2298/2007/LBR.

Thirmonanthapuram, 17th July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Jose, Kottoor, Karippali, Elavampadam P. O., Vadakkanchery, Alathur and the workmen of the above referred establishment Sri P. J. Paul, Nambyaparambil Pallathu House, Palappuram P. O., Ottapalam in respect of natters meationed in the anaexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

Ажнековы

Whether the denial of employment to Sri P. J. Paul and his wife Smt. Sali by the land owner Sri Jose Kottur is justifiable or not? If not, what relief they are entitled to?"

(5)

G. O. (Rt.) No. 2300/2007/LBR.

Thiravananthaparam, 17th July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Sri C. D. Govindae, s/o Damodaran, (Managing Partner, Sree Kalceswary Tile Works (East), Pushukkad), Chakkangathodiyil House, Puthukkad P. O., Thrisur-680 301 and the workmen of the above referred establishment represented by Sri Antony Kuttookkaran, General Secretary, Trichur

District National Tile Workers Union (INTUC), Alagappa Nagar, Thrissur in respect of matters mentioned in the annexure to this order;

And whereas, in the 'opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) (of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

"Whether the denial of employment to 30 workers mentioned in the list enclosed (out of 30 workers one worker expired) and subsequent closing down of Sree Kaleeswary Tile Works (East), Pudukkad by the management are justifiable? If not, what relief they are entitled to get?"

Name of Labourers		Date of entry in Service
1.	K. V. Janaky	7-3-1966
2.		**
3.	M. P. Loela N. M. Thanka	
5.	N. S. Thanks	19
6.		
7.		15-1-1968
8.	T. G. Karthyani P. V. Santha	,,
9.		21
10.		
	V. K. Kalyani	
12.		,,
13.		.00
14.		
15.		(Expired) ,,
16.		**
17.		**
18.		10 4 1007
19.	The second secon	19-4-1997
20.		**
21.		5.5.100.6
22.		5-5-1994
23.		15-1-1968
24.	C. S. Sathyan	15-4-1995
	V. V. Lecla	5-5-1994
25.	The state of the s	74
26.	The state of the s	
27.		
	V. S. Ambika	
29.	T. K. Rajany	2-4-2000
30.	V. U. Giraja	

G. O. (Rt.) No. 2302/2007/LBR.

Thirupananthaparam, 17th July 2007.

Whereas, the Government are of opinion that an industrial dispute exists between Sri G. G. Anthony, s/o Chummar, Gheruvarhoor House, Puthussery, Choondal, Thrissur, and the workmen of the above referred establishment Shri E. G. Kunjumarakkar s/o Chekkuty, Ettukandathil House, Payyoor P. O., Koonammochy, Thrissur in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

ANDREXURE

"Whether the denial of employment to Sri E. C. Knjumarakkar, bandsaw helper by the management of M/s C. C. Brothers Timber Industries, Puthussery, Choondal is justifiable? If not, what relief he is entitled to?"

> By order of the Governor, SUSY EAPEN, Under Secretary to Government.